

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

-v-

ARI TEMAN,

Defendant.

19-CR-696 (PAE)

ORDER

PAUL A. ENGELMAYER, District Judge:

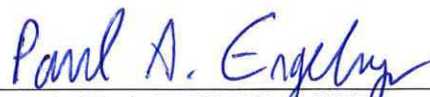
The Court has reviewed counsels' submissions on the recent letter by defendant Ari Teman regarding his claims of violations of *Brady v. Maryland*, 373 U.S. 83, 87 (1963), *Giglio v. United States*, 405 U.S. 150, 154 (1972), and the Jencks Act, 18 U.S.C. § 3500. *See* Dkts. 156 (Teman letter), 158 (Government response), 159 (Teman reply), 163 (court order seeking declaration from Government), 164 (Government letter and declaration).

The Court declines to reconsider its June 5, 2020 decision denying Teman's post-trial motion with respect to those claims. *See* Dkt. 138 at 87–101. Teman has not identified any new information justifying reconsideration of that ruling. *See* Dkts. 156, 163. And the Court is satisfied from the Government's response, Dkt. 158, and declaration, Dkt. 164, that the Government (1) has produced all writings in its possession containing statements by Joseph Soleimani regarding the Housing Court Case and the Housing Court Order; and (2) is unaware of any oral statements made by Soleimani that contradict any aspect of his trial testimony, including with respect to those subjects. There is, therefore, no non-speculative basis on which to assert a violation of *Brady*, *Giglio*, or § 3500.

Teman's request that the Court direct additional disclosures from the Government is therefore denied.

The Clerk of Court is respectfully directed to terminate the motion pending at docket 156.

SO ORDERED.



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PAUL A. ENGELMAYER  
United States District Judge

Dated: November 19, 2020  
New York, New York